

PRICE TWOPENCE

METROPOLITAN INTERCOLONIAL EXHIBITION

AGRICULTURAL SOCIETY OF NEW SOUTH WALES.
METROPOLITAN INTERCOLONIAL EXHIBITION,
to be held in the Exhibition Building, and
PRINCE ALFRED PARK, SYDNEY,
COMMENCING ON TUESDAY, THE 22ND APRIL
AND CLOSING ABOUT THE 3RD OF MAY, 1873.

SCHEDULE OF PRIZES.
1st—AGRICULTURAL.

| | |
|-------------------|-----------------------------|
| I. HORSES | IX. SUGAR |
| II. CATTLE | X. FARM PRODUCE |
| III. SHEEP | XI. HORTICULTURAL |
| IV. PIGS | PRODUCE |
| V. POULTRY | XII. MANURES |
| VI. DOGS | XIII. IMPLEMENTS AND |
| VII. WOOL | MACHINERY |
| VIII. WINE | SILK, &c. |

provided.

2ND.-NON-AGRICULTURAL.

I. FINE ARTS

II. APPARATUS AND APPLICATION OF
LIBERAL ARTS

III. FURNITURE AND OTHER OBJECTS FOR
THE USE OF DWELLINGS

IV. CLOTHING, INCLUDING FABRICS AND
OTHER OBJECTS WORN ON THE PERSON

SON
V. PRODUCTS, RAW AND MANUFACTURED
OF MINING INDUSTRY, FORESTRY
&c., &c.
VI. APPARATUS AND PROCESSES USED IN
THE COMMON ARTS
VII. FOOD, FRESH, PRESERVED, AND IN
VARIOUS STATES OF PRESERVATION
VIII. TECHNICAL PRIZES.
Schedules of Prizes and forms of certificates of entry may

be obtained on application to the Secretary, at the office of the Society, No. 227, George-street, Sydney; and from the Secretaries of the principal local societies.

AGRICULTURAL SOCIETY OF NEW SOUTH WALES.
TENDERS will be received, on or before SATURDAY next, 8th instant, for
Refreshments Catalogues

For the Metropolitan Intercolonial Exhibition, to be held in Sydney on 22nd April next. For particulars apply to
JULES JOUBERT, Secretary,
227, George-street, Sydney.

STOCK, SHARES, AND MONEY.

MONEY. MONEY. MONEY

LONDON LOAN AND DISCOUNT SOCIETY, 126
Elizabeth-street South, next St. James' School. First
established in Sydney.

THIS SOCIETY is established to assist tradesmen and
others, on the following terms:—Money advanced in sum
varying from £5 to £1000 on security of two responsible
householders, to be repaid by weekly instalments of 1s 6d
the pound. Persons desirous of obtaining £5 receive 4s 10d
cash. The advance guaranteed within twenty-four hours.

the securities are approved of.

ARRANGEMENTS can be made for **MONTHLY** or **QUARTERLY** payments.

BILLS OF SALE ON FURNITURE, without possession.

ADVANCES MADE upon mortgage, deposit of deeds (freehold or leasehold), merchandise, bonded certificates of stock and shares, Assurance Policies, or any other tangible security.

LEGACIES, bequests, and reversionary interests
purchased or advanced upon.
Good TRADE BILLS discounted at SLIGHT advance
upon BANK RATES.
Forms may be had gratis.
No Bills Rediscounted.

M ^O ^N ^E ^Y
NATIONAL LOAN & DISCOUNT COMPANY
Capital, \$50,000. Offices—51, Hunter-street.

The Directors of this Company negotiate monetary and financial business of every description.

BILLS DISCOUNTED DAILY.

SUMS of £10 to £10,000 can be obtained on **PERSONAL OR OTHER SECURITY**, repayable by weekly instalments, or quarterly instalments.

LOANS can also be procured for any period, and renewals arranged if required.

ADVANCES made upon personal security, mortgages,

deposit of deeds (freehold or leasehold), bills of sale, mortgages, bonds, debentures, shares, stocks, bonds, debentures, insurance policies, or any other tangible security.
LEGACIES, BEQUESTS, and REVERSIONARY INTERESTS, either in the colonies, Great Britain, or elsewhere, purchased or advanced upon.
GOOD TRADE BILLS discounted at slight advance upon BANK RATES.
All transactions held strictly confidential.
NO BILLS RE-DISCOUNTED.

Every facility given to borrowers, and advances made within a few hours after application, if approved of.
Forms and all information can be obtained gratuitously at the Company's Office. Hours, 9 to 5, Saturdays, 9 to 12.
EDGAR RAY, Manager.

M^O M^E R^E C^A N^T I^L O^A N^S & D^I S^C O^U N^T C^O M^P Y^S

28, Elizabeth-street, next Brigade Office,

The proprietors of this Company are prepared to offer advantages to persons in want of accommodation.

BILLS DISCOUNTED DAILY.

SUMS OF £5 to £10,000 advanced on deposit of DEEDS, either Freehold or Leasehold, Bills of Lading, Bonded Certificates, Shares, Insurance Policies, or any other tangible security.

GOOD TRADE BILLS discounted **DAILY** at a **LIBERAL ADVANCE** on **BANKING RATES.** The

BILLS OF SALE on FURNITURE (without possession)
MONEY advanced upon **PERSONAL OR OTHER**
SECURITY repayable by weekly, monthly, or quarterly
INSTALLMENTS
LOANS can be obtained for any period, and **RE**
NEWALS arranged for if required.
ALL TRANSACTIONS ENTERTAINED

THE AUSTRALIAN MUTUAL PROVIDENT SOCIETY is prepared to Lend Money on mortgage of approved freehold security, repayable in conformity with the following

TABLE F.

Instalments required to repay £100, with interest.

| How payable. | In 3 years. | In 5 years. | In 7 years. |
|----------------|-------------|-------------|-------------|
| Monthly .. | £2 1 9 | £1 19 7 | £1 10 2 |
| Quarterly .. | 9 6 3 | 6 10 5 | 4 80 11 |
| Half-yearly .. | 18 6 4 | 12 0 6 | 9 3 2 |

N.B.—Proposals for advances on ordinary fixed mortgage will also receive special consideration.

By order of the Board,
ALEXANDER J. BAISTON

7-11-71. **£8000** IN SUMS TO LEND at 6 per cent
N. D. STENHOUSE, Hunter-street.
MONEY TO LEND in various sums. Apply to
STEPHEN and STEPHEN, New Pitt-street.
EQUITABLE LOAN COMPANY.—MONEY TO
LEND from £5 to £1000. 111, Elizabeth-st. North

ROHMANN'S Monte Christo, Rapps, and Hickson
for Sale. J. S. GORDON, 154, Pitt-street.

HOPEFUL TRIO G. M. CO.—One SHARE for
SALE, 44 1/2c. W. Brown, 207, Pitt-street.

FOR SALE—Bank of N. S. Wales, Commercial
Bank, Queensland National, Wallinga Coal, and
other SHARES. CHATFIELD and MACKENZIE, 69,
Pitt-street.

Mineral Land Agents
and
General Brokers,
80, King-street.
Shares and Stock bought and sold.

WANTED, Ropes Gold and Southern Copper.
J. W. WATKIN, 143, Pitt-street.

C. and Boards, Davenport's, Grandville, Canada, Pa.

SEVERAL Sums, from £100 to £500, to LEND on mortgage. **ROBERTS, 159, Castle-rough-street.**

STEAM-ENGINE.—For SALE, 4, 8, and 12 h.p. horizontal engines, new and second-hand; wood-boring machine, circular saw spindle; also best and improved frame saw machines. **JAMES**

Works, Hay-street West.

[illegible][illegible]

did not believe that there were two members of the House who were of the age that was under thirty years; but would anyone say that that was a very good reason for excluding from the Assembly who was under thirty years of age? He thought the position was utterly indefensible.

MR. GORDON: I would like to see the hon. gentleman who would give a guarantee for larger knowledge and experience than we were likely to get in this House, and he would not say that the hon. gentleman was the best that could be obtained. He would like to see the best that could be desired. The Attorney-General said that he thought that he had been the age bit upon in the United States, in Canada, and in the Australasian colonies; and he might also add the examples of the Dominion of Wales, and the Dominion of Wales qualification in regard to age was not fixed at 40, 30, 35, and 40, respectively. Age was not an absolute guarantee of wisdom, but it was a guarantee in favour of it.

MR. INNES said that the hon. member for Sydney had desired to call the attention of the public to the fact that the Government were attempting to deprive the people of the exercise of the right of electing their representatives at the age of 21. If the Government were proposing any interference in the rights of the people they were doing so to the detriment of the people. The hon. gentleman held divergent opinions had repeatedly done so. The hon. gentleman

was a colleague of Mr. Cowper, when that gentleman introduced the bill for the re-constitution of the Legislative Council in 1861, the constitution clause 6 of that bill it was required that members of the Legislative Council should be of the full age of thirty-five years. (Cheers.)

MR. PARKES: And the hon. member for Camden (Mr. Gerritt) would do it. (Laughter.)

MR. PARKES: It is to be noted that the same year another bill was brought in by the Government of which the hon. member for West Sydney (Mr. Robertson) was a member, and so the hon. member for Camden was qualified, namely, at the full age of thirty-five years. On this bill, Mr. Robertson was a member, and the hon. member for Camden was not. Mr. Hargrave, who was a colleague of the hon. member, brought in a third bill, the qualification of members under which the hon. member for Camden was qualified, and so was by Mr. Wentworth, and which was sent down from the Legislative Council, fixed the age at thirty years; but still the hon. member for Camden was not qualified, and he then introduced the age thirty-five. A bill was also introduced by the hon. member for Illawarra, which provided that no person should be a member of the Legislative Council who was not of the full age of thirty years. (Cheers.)

MR. PARKES: I think that the hon. member for Camden, and all these leaders of the Opposition, who were now finding favour with the Government and loudly calling attention to

Mr. GARRETT said that the remarks of the hon. member did not touch the question. His hon. friend (Mr. DUFFY) said that any man who was twenty-one years of age was eligible, whether he was a member of Parliament, a Peer, or a Minister; but here the Government were proposing to restrict the choice of the electors to those who were members of Parliament. Every man who was qualified to be a voter ought also to be qualified to be a member, and that was a position which had already been taken by the Government in the clause. He hoped hon. members would deal with the matter really on its merits, and not be led away by claptrap arguments. He would support the clause, hon. members would see that the common sense of the country was in favour of these restrictions, with the others.

The hon. member was neglected on division by 23 to 30.

Mr. BUTLER moved the substitution of the figures 30 for 25.

Mr. DRIVER ruled that the hon. member could not move the amendment, and the hon. member affirmed that the figures 30 should remain in the clause.

Mr. GARRETT said that in order to vote against this amendment, hon. members must vote against the

Mr. PARKES trusted that the announcement made by the hon. member would have no effect whatever. The Government were not at all concerned with the intention of filling up the blank with the figure 35, but the hon. member's action had caused the figure 35 to stand part of the question, for his amendment did not give the Government a chance to put in the figure 35. The hon. member said that they had retained the figure 35; but if it was the wish of the committee (as no doubt it was) that the age question should be put at 20, it would be decided in a few minutes by the ordinary course of recommitting the bill.

GARRETT said that the principle at stake was whether a person who was qualified to be a voter should not also be qualified to become a candidate. The Government had already voted for the principle that a person should not become a candidate until he reached thirty-five years of age.

Mr. PARKES: The hon. member said the Government support the principle that a person should not become a candidate until he has attained the age of 35, but he has not the only argument possible in support of it, and that was that age gave experience. It was utterly impossible that a man who had not this element of age in his life, however intelligent and capable, could be a candidate for the knowledge of the world of a man of mature years. Every

Government which had proposed a Legislative Council Bill in 1901, and that the Government had not been able to carry it. Mr. LEER: and he believed if the provision had not been placed there, the members would have insisted upon its introduction. His members who voted with him, qualified themselves to show that they were not voting the bill in and as possible. "No no," so that the Government would be compelled to abandon it.

Mr. LEER: Now, we are doing our best to know into shape.

Mr. FARKES: He wished those who were friends of the bill to understand the object of him, members who support it. He said that he was not going to propose this age qualification, when it existed everywhere? It was supported by every example known to them, and had been the basis of the constitution of the Legislative Council was proposed.

Mr. MACINTOSH said he had no wish to spoil the bill, but he thought it must be reconstructed before they could do it. He did not see the principle of the age qualification.

Mr. BLUNDS said that he had no desire to destroy the bill, and that he was not going to do it. He said that he would say that because him, members did not agree with some points in the bill that therefore they wished to destroy it.

Mr. GARRETT did not think a man must necessarily be thirty-five years of age before he became possessed of the ability and experience to qualify him for a seat in the Legislature. He said that in Great Britain, and in other places, there was no barrier at all.

Mr. FORSTER said that if hon. gentlemen liked to ask the Government to make a concession, they must be prepared to attack those hon. gentlemen who had not supported the bill by charging them with attempting to destroy the franchise. He said that it would be impossible for the Government to do that, but it would be chargeable in that way. So far as regarded the suffrage, the very essence of the franchise was to be taken away from the electors by the new Electoral Act of 1903. He contended that if we must have a selector for the Upper House, it was not wise to create a distinction of classes by creating distinctions of age. He said that the Government had not done this, but had introduced and contained a provision of the kind as stated by the Colonial Secretary. But he had never considered the matter in this way. He said that the Government had the 'reposition that the restriction in regard to age was to be placed upon the choice of the electors, it seemed to him inauspicious, and entirely at variance with the principle of the franchise, and the principle of the constitution of society.

The Hon. Colonial Secretary laid so much stress on this one argument of increased experience derivable from age, that he had not scrupled to bring it forward a second time. The argument had been put in a most fallacious form. It had been assumed that we could not have this experience unless by placing this restriction on the choice of the electors. But, he maintained that by widening the choice of the electors, we obtained a number of advantages which we were liable to be excluded from by the restriction. By limiting the choice to persons of thirty-five years, we have prevented from the selection of capable men under that age. The proposal of the Government unquestionably showed a want of confidence in the people's sense of the value of their representatives. We might be told that a similar restriction was imposed by the Electoral Act in regard to age, saying that the choice of the electors was limited to persons above twenty-one.

THURSDAY, MARCH 6, 1873.

imperial possessions in Northern Asia with Australia, and will be of as much benefit to English merchants in Singapore and China as to the Australians. The notion seems to prevail in Downing-street that the Torres Straits service is simply a whim on the part of the Government, and that it is a delusion due to that disposition to study the details of colonial affairs which has already been the parent of so many blunders. The Lords of the Admiralty will certainly not assent to it.

age English firms that have houses in the East, they will soon ascertain whether the new line is a matter of exclusively colonial interest. Since the last alteration in the timetable of the Australian Mail Service, our correspondence from the East has been subjected to considerable delay, for the steamer from China is made to arrive at Gallatz after the steamer for Australia has left. The new and more direct line, therefore, will make a great saving in the course of post.

The Home Government ought to be rather proud of having high-spirited colonies which will initiate new postal lines which have an imperial as well as a local value, and it certainly ought not to be so niggardly as to refuse to pay five shillings where the colonies are willing to pay the rest of the pound. Supposing that this rational view of the case is taken at Downing street, Queensland will then be able still further to mitigate its responsibility by the amount received by the other colonies.

in proportion to the postal matter trans-
mitted, and we can hardly imagine that
their joint contribution can fall below
\$5000. The residual burden on Queensland
will therefore not be very severe, and it will
be further lightened by its own postal receipts
and perhaps by some contribution from the
Queensland Government. If the steamers call at
Port Darwin, there is a special bargain that
the South Australian Government contributes
\$2000; but it would be somewhat out of the

...to cut at that port, and would probably
...a delay of at least a day. If, however,
...the new line is found to be incapable of
...competing in speed with that of the Lesuwin
...route, the delay of a day will not be of much
...importance as compared with the desirableness
...of bringing all the Australian settlements into
...communication with each other. In fact,
...when the proposed line is at work, a pas-
...senger might travel from any one Australian
...port to any other, all the way from Port
...Darwin, round by the east coast and south

THE LEGISLATIVE COUNCIL BILL.—The Assembly was occupied yesterday until within a few minutes of midnight in consideration of the bill to provide for the representation of the people in the Upper House. Clause 6 was amended so as to make the suffrage for the Council the same as that for the Assembly. The principle

self-registration of voters was debated for about four hours on clause 10, which provides for the appointment of clerks and deputy registrars. No division was taken on the clause, although the blank in it was filled up so as to bring the Act into operation on the first of July next, until the measure became law. The Premier stated that it was not his intention to proceed with any other business until the bill was disposed of.

with Sea Islands, and the action of the United States Government in reference thereto. A despatch from Sir George to Earl Granville, dated December 26, 1872, states: "Mr. Fish informs me that in the absence of an act of Congress upon the subject very little can be done, and that the consular officers of the United States in that part of the world had been instructed to do their best to encourage the present traffic, and that at his request some written instructions had been forwarded by the Navy Department to the commanders of the United States vessels of war to act in that direction."

CENTRAL CRIMINAL COURT.—The Central Criminal Court closed yesterday, after sitting for more than an hour, with one of the heaviest calendars (thirty-five cases) ever brought forward for trial. The whole business was disposed of by one Judge (Mr. Justice Hargrave), who directed the goal yesterday, at 11 o'clock.

DISTRICT COURT.—Causes for Thursday, 6th March.—Petty v. Yeates, Godfrey v. Reed, Read v. Herbert, McFarland v. Butcher, Williams v. Murray.

LANSBORG GOATS.—The following is the principal clause of the bill introduced by Mr. Farnell on

Thursday to amend the law authorizing the destruction of cattle.—So much of the Act nineteenth Victoria chapter twenty-two as relates to the prohibition of enclosed lands from intrusion and trespass, and of the Compounding Act of 1865^a as authorizes the destruction of cattle in certain cases, in the said Acts enacted, shall be void and of no effect, so far as they apply to horses, ponies, goats producing hair used or adapted in or for the manufacture of cloth or other textile fabrics. And the said cattle in the Registration of Brands Act of 1866,^b shall, from and after the passing of this Act, be taken to include the goats last aforesaid.

CHILD KILLED BY FALLING FROM A WINDOW.—

Hotel, North-street, and a maquet room, and the use of death of a child, named William Joseph Silva, whose body was then lying at the residence of his parents, Bridge-street. The mother of the child, whose husband was a miller, reported deceased was a woman of about thirty years of age, and her child, a son, six years of age, had ten minutes past 9 o'clock, on last Saturday morning, was sitting at a table in her room, which was on the upper floor facing Bridge-street; deceased and herself were the only persons in the room; deceased was sitting at the table, and the child was sitting on the fireplace, leaning the back out; he came to her from the fireplace, and as she heard her other son coming up stairs, she told deceased to go to him, and also said, "Janie, take Willie

When the police and the deceased went down stairs, Jamie told him; as he did not return, she opened the door to the next room, in which a neighbour resided, but could not see deceased; she searched further for deceased, and then it struck her that she had been in the next room, going to the back door, and Miss Jones coming in with deceased in her arms; he appeared to be lifeless, and seemed to have been struck about the head; he was seen first by Dr. Pyatt and then by Dr. Lewis, who was called in the afternoon; there was a window on the stairs about six or seven steps from her room; the window overlooked a house which was painted the same house; the window, which was about a foot above the stairs, was a small narrow one, which

THE MUSEUM.—A lady correspondent writes call attention to an evil which deserves immediate remedy. She refers to the Museum having no seats for visitors, and adds:—"I have felt it a great inconvenience and was glad to leave the building so soon as the children and I were there were other ladies as well as myself. As the Museum was so crowded we felt as tired. As the Government has been so liberal

TESTIMONIAL TO CAPTAIN CARMER.—In April, 1872, the barque *Alire* Camer was caught in a gale off the East Coast of Australia, and by consequence was wrecked on the coast of New Guinea, and in reaching that shore, although his vessel was dismasted and otherwise disabled. The insurance officers, to mark his successful efforts in saving the vessel under extraordinary difficulties, yesterday presented Captain Carver with a gold chronometer valued at £500, and the watch bears the following inscription:—"Presented by the Sydney Marine and the Australian General Assurance Companies to Captain

RITUALISM NEAR MELBOURNE—Four curates of the Church of England at Richmond, near Melbourne, have resigned. They are extreme Ritualists.

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INSOLVENCY COURT
WEDNESDAY

pinion | damage
point | miner

MINING NEWS.

CHIEF COMMISSIONER,
State of Iowa, Des Moines.

The usual Council meeting was held at the Society house yesterday. Mr. R. L. Jenkins in the chair.

| | |
|---------|-------|
| nable, | and d |
| n is 14 | |

—The Grenfell report in the States, that at the Grenfell C

rock 246 ounces of amalgam has also been obtained. The platina has been continued, the stone looking better. The winding machinery is expected shortly to be in a satisfactory manner in which the winding will be continued. It is to be little doubt that the colony, the Victoria have obtained a very good machine; from the appearance of satisfactory results are anticipated. The winding machinery is expected to be in a satisfactory manner in which the winding will be continued. It is to be little doubt that the colony, the Victoria have obtained a very good machine; from the appearance of satisfactory results are anticipated. The winding machinery is expected to be in a satisfactory manner in which the winding will be continued. It is to be little doubt that the colony, the Victoria have obtained a very good machine; from the appearance of satisfactory results are anticipated.

other agricultural implements, this committee have entered into a contract with Mr. J. L. Castner to prepare

of the Nuova Municipality, and the inundation of the town of Terrara might be avoided. But here the greed and sel-

account of a shaft being sunk on their east

[illegible]

of applications, from which they selected that of Mr. George Stewart, as being the most advantageous to the

business have also been carried away, or otherwise partially or totally destroyed. Considerable damage

VICTORIAN RACING CLUB.

AUTUMN MEETING.
are the general entrance for the above num-
merous on Friday next.
FIRST DAY—FRIDAY, MARCH 7.
At 1 o'clock. Handicap two
sovereigns each, half-forfett, with 100 addi-
tional.
Squadash, aged
g Bencosa Bay, by Marine's
sive b g Mason, by Master's, 5 years
m m Fair Seal, aged
r's b h Tallard, aged
b h Ballymore, aged
e h Hesperus, aged
g Hunter & second
d b Tithis, aged
c Hunter &
g Husa Brechtman, 4 years.
taken.—A sweepstakes of 25 sovereigns se-
conded £100 for three-year-olds
fillies; fillies, wt. 7 lbs. One mile and
32 yards. The second horse to receive 10
lbs.
The Stoughton (late Stanhope), by Asse of Clie
to be sown, by Asse of Clie—Gray Doves
c Hercules, by Vattendon—Neutun
f g f., by Snowdon—Camilla

tion to state to the Council that the forthcoming

and gained nearly between two and three feet in the house, wherein the women were. Mrs. Cook was found sitting

by Belphégor, by Ace of Clubs—Musidora.

ch the King of Clubs, by Ace of Clubs—Mar
ch the Queen, by Ace of Clubs—Empress
ch the Nine Peter, by King—Nine Blue
ch the Cozumel, by Yate—Yate Blue
ch the King Two, by South Atlantic—Nine Gir
ch the King of Clubs, by Ace of Clubs—Om
ch the 6 Wollaston, by Ace of Clubs—Pizar de
ch the Stakes—A sweepstakes of 200 soverei
feit, with 200 added. For 2-year old col
fillies, 8 st. 7 lbs. The winner of the 2-Y
curry 6 lbs. extra. The second horse to
carry of the stakes. Three-quarters of a m

railway fares.- Resolved that a deputation, consisting

be no
ten years.

...br f Incenbouny, by Fireworks—Fisherman

n's b f Presumption, by Peter Wilkins—Aundsel
n's b f Gaberlunzie, by Vagabond—Doloren
b f Scampray, by The Peer—Muldora
b f Dagmar, by Marburyaong—Nightlight
n's b f Miss Milly, by Athos—Mistic
br f —, by Peter Wilkins—Mavoureen
f Rose d'Amour (late My Leah), by Firework
n
n's ch f Reflection, by Fireworks—Tricolor
b f —, by Fireworks—Sant Gracia

THE CIVIL SERVICE

of safety, her three anchors let go, and everything made secure. The crew on board comprised Captain Ayis.

h or be f Calliope's Daughter, by Firework

[illegible]

separate office, and though such an "Audit of Schools" if properly conducted, would be most valuable.

employers in endeavouring to save their ship by beaching her,

| | | | |
|-----------------------------|-----|-----|-----|
| b o Blue Peter, 3 years ... | ... | ... | ... |
| b o Hercules, 1 year | ... | ... | ... |

[illegible]

to taking men of mature age, many of whom, it ma

had been stowed away in the hold, were seen or picked up, but not a vestige of the hull was to be seen.

's b c Sunlight (late Sunshine), by Ace of Clubs

's b g Warrior, aged
 The Quack, 6 years
 's b King of the Ring, 3 years
 's b Hercules, 4 years
 's f Vision, 5 years
 's b King Tom, 8 years
 's b Hercules, 8 years
 's b Benjamin, 3 years
 's b Nimbliston, aged,
 handicap.—A sweepstakes of 5 sovereigns
 till 100 added. For two-year-olds. The
 best of the weights will be declared at 9
 day's racing.
 's b Legistid
 's b f Result
 's b f Revolver
 's b Beaulieu, by Peter Wilkin—Broomery
 's f Times and Minors
 's f House of Commons (late My Leah)
 's b f Dugmar
 's b f Songray
 's b f Reduction
 's f Calliope's Daughter, by Fireworks—Calliope
 's b Kingline
 's b f Miss Milly
 's b f Mith

Further, and equipage to more elevated land.

LandCorp.—A handsome sweepstakes of

